negligence in the operation of the facility;

- (12) Hearing procedures for licensing purposes;
- (13) A list of gaming activities proposed to be offered by the Indian tribe at its gaming facilities;
- (14) A description of the location of proposed gaming facilities;
- (15) A copy of the Indian tribe's liquor ordinance approved by the Secretary if intoxicants, as used in 18 U.S.C. 1154, will be served in the gaming facility;
- (16) Provisions for a tribal regulatory gaming entity, independent of gaming management:
- (17) Provisions for tribal enforcement and investigatory mechanisms, including the imposition of sanctions, monetary penalties, closure, and an administrative appeal process relating to enforcement and investigatory actions;
- (18) The length of time the procedures will remain in effect; and
- (19) Any other provisions deemed necessary by the Indian tribe.

§ 291.5 Where must the proposal requesting Class III gaming procedures be filed?

Any proposal requesting Class III gaming procedures must be filed with the Director, Indian Gaming Management Staff, Bureau of Indian Affairs, U.S. Department of the Interior, MS 2070-MIB, 1849 C Street NW, Washington, DC 20240.

§ 291.6 What must the Secretary do upon receiving a proposal?

Upon receipt of a proposal requesting Class III gaming procedures, the Secretary must:

- (a) Within 15 days, notify the Indian tribe in writing that the proposal has been received, and whether any information required under §291.4 is missing:
- (b) Within 30 days of receiving a complete proposal, notify the Indian tribe in writing whether the Indian tribe meets the eligibility requirements in §291.3. The Secretary's eligibility determination is final for the Department.

§ 291.7 What must the Secretary do if it has been determined that the Indian tribe is eligible to request Class III gaming procedures?

- (a) If the Secretary determines that the Indian tribe is eligible to request Class III gaming procedures and that the Indian tribe's proposal is complete, the Secretary must submit the Indian tribe's proposal to the Governor and the Attorney General of the State where the gaming is proposed.
- (b) The Governor and Attorney General will have 60 days to comment on:
- (1) Whether the State is in agreement with the Indian tribe's proposal;
- (2) Whether the proposal is consistent with relevant provisions of the laws of the State;
- (3) Whether contemplated gaming activities are permitted in the State for any purposes, by any person, organization, or entity.
- (c) The Secretary will also invite the State's Governor and Attorney General to submit an alternative proposal to the Indian tribe's proposed Class III gaming procedures.

§ 291.8 What must the Secretary do at the expiration of the 60-day comment period if the State has not submitted an alternative proposal?

- (a) Upon expiration of the 60-day comment period specified in §291.7, if the State has not submitted an alternative proposal, the Secretary must review the Indian tribe's proposal to determine:
- (1) Whether all requirements of $\S 291.4$ are adequately addressed;
- (2) Whether Class III gaming activities will be conducted on Indian lands over which the Indian tribe has jurisdiction:
- (3) Whether contemplated gaming activities are permitted in the State for any purposes by any person, organization, or entity;
- (4) Whether the proposal is consistent with relevant provisions of the laws of the State;
- (5) Whether the proposal is consistent with the trust obligations of the United States to the Indian tribe;
- (6) Whether the proposal is consistent with all applicable provisions of IGRA; and